

States of Connecticut and Mississippi. Additionally, HUD has expanded the coverage of its previously issued determination for the State of Massachusetts to account for a recent change in State law. This notice supplements the March 26, 1996, notice by providing a brief description of the judicial eviction procedures in these three States.

II. Judicial Eviction Procedures in the States of Connecticut, Mississippi, and Massachusetts for Which HUD Has Issued a Due Process Determination

Connecticut

A summary process action in the Civil and Housing Divisions of Superior Court under chapter 832 of the Connecticut General Statutes Annotated.

Mississippi

An unlawful entry and detainer action in the County and Circuit Courts under § 89-7-1 *et seq.* of the Mississippi Code Annotated.

Massachusetts

An action for eviction in the Housing, District, and Superior Courts (Trial Courts) under Chapter 239 of the Massachusetts General Laws, and a nuisance eviction action in the Trial Courts under Chapter 139 of the Massachusetts General Laws.

Dated: September 4, 1996.

Kevin Emanuel Marchman,
Acting Assistant Secretary for Public and Indian Housing.

[FR Doc. 96-23167 Filed 9-10-96; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Office of the Assistant Secretary— Water and Science

Central Utah Project Completion Act; Notice of Intent To Negotiate a Contract Between the Central Utah Water Conservancy District and Department of the Interior To Amend Contract No. 14-06-400-4286 Dated December 28, 1965, and its Supplementary Contract Dated November 26, 1985 Pertaining to the Central Utah Project, UT

AGENCY: Office of the Assistant Secretary—Water and Science, Department of the Interior.

ACTION: Notice of intent to negotiate a contract between the Central Utah Water Conservancy District (CUWCD), and Department of the Interior (DOI) to amend Contract No. 14-06-400-4286

dated December 28, 1965, and its supplementary contract dated November 26, 1985.

SUMMARY: The United States and the CUWCD entered into Contract No. 14-06-400-4286 on December 28, 1965, which was supplemented by contract on November 26, 1985. These contracts provide among other things the terms and conditions whereby Colorado River Storage Project (CRSP) power will be made available for Central Utah Project (CUP) purposes. The enactment of P.L. 102-575, of which titles II through VI comprise the Central Utah Project Completion Act (CUPCA), expanded the purposes of the CUP to include, irrigation water, municipal and industrial water, water conservation, water efficiency improvements, fish and wildlife, recreation, and to provide replacement water for the Daniels Irrigation Company. Since the CRSP power is reserved by the Bureau of Reclamation (Reclamation) for participating project purposes and the CUP is a participating project of the CRSP, the enactment of CUPCA necessitates that amendments to Contract No. 14-06-400-4286 and its supplement be made. It is the intent of the DOI and CUWCD to amend the contracts to be consistent with the provisions of CUPCA, to clarify the procedures whereby CRSP power may be used for project purposes, and to amend such other provisions the parties deem appropriate.

DATES: Dates for public negotiation sessions will be announced in local newspapers.

FOR FURTHER INFORMATION CONTACT: Additional information on matters related to this Federal Register notice can be obtained at the address and telephone number set forth below: Mr. Reed Murray, Program Coordinator, CUP Completion Act Office, Department of the Interior, 302 East 1860 South, Provo UT 84606-6154, Telephone: (801) 379-1237, Internet: rmurray@uc.usbr.gov.

Dated: September 4, 1996.

Ronald Johnston,

CUP Program Director, Department of the Interior.

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Bureau of Land Management

[OR-958-0777-54; GP6-0222; OR-50856]

Public Land Order No. 7215; Proposed Withdrawal for the Pacific Ocean Coastline, Oregon

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order withdraws 1,009.48 acres of public lands from mining for a period of 50 years for the Bureau of Land Management to protect the unique natural resources along the Oregon coastline. The lands have been and will remain open to mineral leasing and to surface entry except to the agricultural land laws.

EFFECTIVE DATE: September 11, 1996.

FOR FURTHER INFORMATION CONTACT: Betty McCarthy, BLM Oregon/Washington State Office, P.O. Box 2965, Portland, Oregon 97208-2965, 503-952-6155.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Subject to valid existing rights, the following described public lands are hereby withdrawn from location and entry under the United States mining laws (30 U.S.C. Ch. 2 (1988)), but not the mineral leasing laws, to protect the unique natural resources along the Oregon coastline:

Willamette Meridian

T. 3 S., R. 10 W.,

Sec. 30, lot 15.

T. 4 S., R. 10 W.,

Sec. 19, lots 1, 17 and 18;

Sec. 29, lot 3.

T. 5 S., R. 10 W.,

Sec. 5, unnumbered lot in

NE¹/₄NW¹/₄SW¹/₄ and unnumbered lot in

NW¹/₄SE¹/₄SW¹/₄;

Sec. 6, lot 8;

Sec. 20, SE¹/₄NE¹/₄.

T. 8 S., R. 11 W.,

Sec. 3, lot 8.

T. 9 S., R. 11 W.,

Sec. 4, SW¹/₄SW¹/₄.

T. 13 S., R. 11 W.,

Sec. 28, lot 9.

T. 14 S., R. 12 W.,

Sec. 35, SE¹/₄NE¹/₄.

T. 18 S., R. 12 W.,

Sec. 2, lot 1.

T. 19 S., R. 12 W.,

Sec. 1, lots 1 and 2.

T. 41 S., R. 13 W.,

Sec. 6, lot 9;

Sec. 7, lot 2.

T. 26 S., R. 14 W.,

Sec. 28, NW¹/₄NE¹/₄.

T. 27 S., R. 14 W.,

Sec. 29, lot 3.

T. 33 S., R. 14 W.,